IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

GREGORY VAN DYKE,

Petitioner,

v.

L.C. WARD and A. WEBER,

15-cv-811-jdp

ORDER

Respondents.

Federal prisoner Gregory Van Dyke filed a petition for a writ of habeas corpus

pursuant to 28 U.S.C. § 2241. Petitioner alleged that prison officials had wrongfully refused

to process his application for placement at a halfway house. After reviewing the petition, I

noted that petitioner had been transferred to community supervision, which appeared to be

the relief that he was seeking. Dkt. 3. Thus, I gave petitioner until May 9, 2016, to file a

short notice with the court indicating whether he wanted to continue with this case. Id. I

indicated that if petitioner failed to timely respond to my order, then I would dismiss his

petition without prejudice. *Id.* The deadline for a response has now passed and petitioner has

not responded to my order.

Accordingly, IT IS ORDERED that:

1. Petitioner Gregory Van Dyke's petition for a writ of habeas corpus is DISMISSED

without prejudice.

2. The clerk of court is directed to close this case.

Entered June 2, 2016.

BY THE COURT:

/s/

JAMES D. PETERSON

District Judge